<u>Prior law</u> required the clerk of court in the 24th JDC (Jefferson Parish) to collect the following amounts from a litigant filing suit, which amount was required to be paid by the clerk of court to the governing authority of the parish and deposited in the general fund of the parish:

- (1) \$10 in each suit for divorce, injunction, expropriation, separation of property, receivership proceedings, concursus proceedings, money demands of \$1,000 or more; and money demands irrespective of amount involved, when accompanied by a writ of attachment, injunction, or sequestration.
- \$7.50 in each suit for partition, interdiction, mandamus, collection of taxes, annulment of lease, and for possession of leased premises; provisional seizure, petitory action, specific performance, habeas corpus proceedings; succession proceedings, where the amount involved or funds to be distributed exceeded \$500, other than judgments of possession; and money demands which involved \$200 or more, and less than \$1,000, except confessions of judgment.
- (3) \$5 for money demands of less than \$200, except confession of judgment, and in all other cases not enumerated herein.

<u>New law</u> deletes <u>prior law</u> and requires the clerk of court of the 24th JDC to collect from any person filing a civil suit or proceeding, intervention, third party demand, or reconventional demand the following amounts:

- (1) An amount not to exceed \$50 as set by a majority of the judges in all suits or proceedings except as provided in (2) and (3), below.
- (2) An amount not to exceed \$35 in all succession proceedings and foreclosure proceedings by executory process.
- (3) An amount not to exceed \$35 in all tutorships, emancipations, mandamus suits to cancel mortgages, and money claims of less than